

Alain PELLET

Emeritus Professor, University Paris Nanterre;
Former Member and Former Chairperson,
International Law Commission of the United Nations;
Designated to the Panel of Arbitrators of the ICSID
and to the List of Arbitrators
under Annex VII of the United Nations Convention on the Law of the Sea;
Member, *Institut de Droit international*;
President, *Société française pour le Droit international*.

Born on 2 January 1947, Paris (XVI)

Married, 4 children

Address: 36 rue Bernard Buffet, BAL 36
F-75017 PARIS
Tel.: +(33) [0]1 56 92 15 87

e-mail: courriel@AlainPellet.eu

CURRICULUM VITAE

ACADEMIC QUALIFICATIONS:

- *Agrégation* in public law and political science (1974)
- State Doctorate in public law (1974 - University of Paris II, Panthéon - Assas)
- Diploma of advanced studies in public law (1969 - Faculty of Law and Economics, Paris)
- Diploma of advanced studies in political science (1969 - Faculty of Law and Economics, Paris)
- Diploma of the Institute of Political Studies, Paris (Sciences-Po) (1968 - public service section,)
- Bachelor of laws (public law) (1968 - Faculty of Law and Economics, Paris)
- Auditor at the Academy of International Law, The Hague (public international law courses, 1967, 1969 and 1971)

FOREIGN LANGUAGES:

- English: read, speak, write

- Italian: read and speak (poorly)

POSTS:

- At the University Paris Nanterre:

Professor (1990 - 2014); then emeritus Professor

Courses given:

- General Public International Law (degree course, third year)
- International Development Law (Master's degree)
- Special Public International Law (Master's degree)
- International Law of the Economics (Post-graduate studies)
- The International Legal System (Post-graduate studies)

Director of the Centre for International Law (CEDIN – 1991 - 2001)

Director, Post-graduate Studies in International and European Law of Economics Relations (1991 - 2009), then Co-director (with Jean-Marc Thouvenin) of the Master 2 (research) Laws of International Relations and of the European Union (2009-2014).

Member of the Faculty Board (1995 - 2003)

Member (1990 - 2008) and Chairman of the Commission of Specialists in Public Law (1998 - 2007); Member of the consultative Committee – Public Law (2009 - 2012).

- At the Institute of Political Studies, Paris (*Sciences-Po*):

Professor (1980 - 1999)

Courses given:

- “The legal framework of international relations” (1990 - 1999)
- “The legal framework of international economic life” (1980 - 1989)

From 1972 to 1975 and from 1977 to 1981, Senior Lecturer in international law (International relations section, second and third years)

From 1970 to 1975, Leader of a seminar on international relations (with Professor M. Merle).

- At the Faculty of Law and Political Science of the University Paris-Nord:

Professor (1974 - 1990) (seconded to the University of Constantine until 15 September 1977)

Courses given:

- Public international law (general course) (degree course, third year)
- International development law (degree course, fourth year)

International economic law (post-graduate studies in public law and business law)

International administrative law (post-graduate studies in public law)

Member of the University Council and the Scientific Council (1979 - 1986)

Director of the Study Group on International law, economics and development (GERDIED)

Delegate for international relations of the University (1978 - 1982)

Vice-Dean (1981 - 1982)

Member of the Faculty Board (1978 - 1982 and 1987 - 1990)

Chairman of the Commission of Specialists in Public Law and Political Science (1985 - 1990)

- At the University of Constantine (Algeria):

From 1975 to 1977, *Agrégé* Professor in public law, seconded by the University of Paris-Nord under the civilian cultural co-operation scheme.

Courses given:

International development law (degree course, fourth year)

Petroleum law (degree course, fourth year)

Public international law, general course (three semesters, degree course, third and fourth years)

- At the National School of Administration, Algiers:

From 1975 to 1977, Professor

Courses given:

The law of international organizations (diplomatic section)

General public international law (general section and diplomatic section)

- Lecturer at the Faculty of Law and Economics, Paris, and at the University of Law, Economics and Social Sciences, Paris, from 1968 to 1974

- At René Descartes University (Paris V) - Institute of Legal Sciences of Development:

Courses and Seminars in International Law of Development (1978-1988)

- At the National School of Administration, Paris:

Member of the admissions panel (1980: second external competitive examination; 1981: first external competitive examination and of the graduation panel (1982))

Framing course of international relations: “Third world and development - legal aspects” (1984 - 1985)

- At University Paris II (Panthéon-Assas), (Institut for International Graduate Studies - IHED):

Courses on “International law, disarmament and development” (1979 - 1980) and on “The codification of the law of international responsibility” (1994 - 1995)

LECTURES, MISSIONS ABROAD, GUEST PROFESSOR:

Polish Academy of Sciences – Conference Skubiszewski (2016)
 Institut de France – Académie des Sciences morales et politiques (2016)
 Università di Macerata, Dipartimento di Giurisprudenza (2016)
 Max Planck Institut (Luxembourg) (2016)
 Summer Academy on the Continental Shelf (Faroe Islands) (2015)
 Gaetano Morelli Lectures (Sapienza University, Rome) (2015)
 IBRU/Eversheds Workshop (The Hague) (2015)
 Swiss Society for International Law (2015)
 United Nations International Law Fellowship Programme (Peace Palace, The Hague, 2014) (Bangkok, 2016)
 Lalive Lectures (Geneva) (2013)
 Pluricourts (Oslo) (2013)
 Harvard Law School (2012)
 Consejo Argentino para las Relaciones Internacionales (CARI) (Buenos Aires) (2011)
 Universidad de Buenos Aires, Facultad de Derecho (Buenos Aires) (2011)
 Yale Law School (2010)
 Instituto del Servicio Exterior de la Nación (Buenos Aires) (2010)
 Université Laval, Québec (2009)
 Diplomatic Academy Bucharest (2006)
 Université Lyon III (2005)
 Centre for International Law (CEDIN), Faculty of Law, Federal University of Minas Gerais (Belo Horizonte - Brazil) – Winter Courses (2005, 2009, 2012)
 University of Singapore (2004 and 2008)
 Universidad del Rosario, Bogota (2004)
 Universidad Centroamericana, Managua (2004)
 University Carlos III, Madrid (2002)
 Waseda University, Tokyo (2001)
 Humboldt University, Berlin (2000)
 University of Helsinki (2000)
 State University, Higher School of Economics, Moscow (1999)
 Law Faculty, Edinburgh (1999)
 Universities of São Paulo (USP), Brasilia (Catholic University, UnB, Instituto Rio Branco), Belo Horizonte (UFMG) and Rio de Janeiro (PUC/RJ, University Estácio de Sá and UERJ) (1998)
 University of French West Indies and Guyana, Fort-de-France (1997, 2001, 2006)
 Dong-A University (Pusan, South Korea) (1997)
 MGIMO (Moscow) (1996)
 International Development Law Institute (Rome) (1995)

- British Institute of International and Comparative Law (London) (1994, 1998, 2012)
 Faculty of Law of Sarrebrück (Germany) (1994)
 Faculty of Law of Granada (Spain) (1992)
 International Institute of Postgraduate Studies (Geneva) (1992 and 2007) then
 Graduate Institute of International and Development Studies (2009 and 2013)
 New York University (1991)
 European University Institute, Florence, (1990)
 University of Mauricius, School of Law (1989)
 Faculty of Law of Athens (1988)
 University College (London) (1986)
 Faculty of Law of Tunis (1985, 1988, 1992, 1995)
 Faculty of Law of Casablanca (Morroco) (1984)
 Warwick University (England) (1984)
 Faculty of Law of Damascus (Syria) (1983)
 Center for External Relations Dar-es-Salaam (Tanzania) (1982)
 United Nations University (Tokyo - 1981) (Cairo - 1983)
 University Mohamed V of Rabat (Morocco) (1981, 1982)
 National University of Benin (1979)
 University of French West Indies and Guyana, Pointe-à-Pitre (1979-1986, 1992, 1994-
 1996, 1999-2006)
 Thammasat University of Bangkok (Thailand) (1978)
 University of Constantine (1978, 1979, 1980, 1982)
 University of Algiers (1977)
- At the Graduate Institute of International and Development Studies (Geneva) (MIDS – Geneva LLM in International Dispute Settlement:
 “The Case-Law of the ICJ in ICSID Arbitrations” (2013)
 - At the Centre for International Law (CEDIN), Faculty of Law, Federal University of Minas Gerais (Belo Horizonte - Brazil) – Winter Courses
 General Course in Public International law: “International Law between State Sovereignty and the International Community – The Law-Making Process in Public International Law” (2005)
 Course: “International Law in Its Infinite Variety –Eulogy of the *soft law*” (2009)
 Course: “The ‘Mysteries’ of International Law” (2012)
 - At the Centro Internacional Bancaja Para la Paz y el Desarrollo (Castellón, Spain):
 Basic Course: “International Law on the Eve of the XXIst Century - The Law of the International Society” (1997)
 - At the International Institute of Human Rights (René Cassin) (Strasbourg):
 Course: “The International Criminal Responsibility of the Individual” (1995)

Course: “Introduction to International Criminal Law – The Relationship between General International Law and Criminal International Law” (2011)

- At the Academy of European Law (Florence):

Course: “The International Legal Foundations of the European Communities Law” (1994)

- At the International Law Institute, Thessalonica:

Course, “Aspects of the normative process in international economic and development law” (1988)

Course, "Criminalizing the law of armed conflicts" (1999)

Course, “The international ‘crimes’ of States - a ‘penal’ responsibility of the State?” (2001)

- At the Academy of International Law, The Hague:

Leader of the French-language seminars during the course on public international law (1985)

Inaugural Lecture of the public international law session (2007): “L’adaptation du droit international aux évolutions de la société internationale”.

ACTIVITIES IN THE INTERNATIONAL LAW COMMISSION OF THE UNITED NATIONS:

Member (1990-2011)

Chairman (1997-1998)

Member of the Drafting Committee (1991, 1993, 1994, 1995, 1996, 1998, 2000, 2001, 2003, 2007, 2008, 2009 and 2010)

Chairman of the Working Group on the U.N. Decade for International Law (1992-1995)

Chairman of the Long Term Programme Group (2001-2006)

Chairman of the Working Group on the Unilateral Acts of States (1998-2006)

Chairman of the Working Group on The Obligation to Extradite or Prosecute (*aut dedere aut judicare*) (2008-2011)

Special Rapporteur on the topic: “Reservations to Treaties” (1994 - 2011)
Preliminary Report, 1995, doc. A/CN.4/470 and Corr. 1 and 2.

Second Report, 1996, doc. A/CN.4/477 (24 p.) and Add. 1 (87 p.) and Corr. 1 and /CN.4/478.

Third Report, 1998, doc. A/CN.4/491 et Add.1 à 6.

Fourth Report, 1999, doc. A/CN.4/499.

Fifth Report, 2000, doc. A/CN.4/508 et Add. 1 to 5

Sixth Report, 2001, doc. A/CN.4/518 (9 p.) and Add. 1 to 3.

Seventh Report, 2002, A/CN.4/526 and Add. 1 to .

Eighth Report, 2003, A/CN.4/535 and Add.1.

Ninth Report, 2004, A/CN.4/544.

Tenth Report, 2005, A/CN.4/558 and Add. 1 and 2.

Eleventh Report, 2006, A/CN.4/574.

Twelfth Report, 2007, A/CN.4/584 and Add. 1.

Thirteenth Report, 2008, A/CN.4/600.

Fourteenth Report, 2009, A/CN.4/614 and Add.1 and 2.

Fifteenth Report, 2010, A/CN.4/624 and Add.1 and 2.

Sixteenth Report, 2010, A/CN.4/626 and Add. 1.

Seventeenth Report, 2011, A/CN.4/647 and Add.1.

In August 2011, the ILC adopted the *Guide to Practice on Reservations to Treaties* submitted to the General Assembly as a part of the Commission's Report covering the work of that session (A/66/10, Add.1 – 630 p.). The *Guide* will appear in *Yearbook of the International Law Commission, 2011*, vol. II, Part Two (2) – available online: <http://legal.un.org/docs/?symbol=A/66/10/Add.1>. The guidelines adopted by the ILC are annexed to General Assembly Resolution 68/111 of 16 December 2013.

ACTIVITIES AT THE INTERNATIONAL COURT OF JUSTICE:

Counsel and Advocate for Uganda in the case concerning *Armed Activities on the Territory of the Congo* (Phase on reparations) (2016 - present)

Counsel and Advocate for Somalia in the case concerning *Delimitation in the Indian Ocean* (2014 - present)

Counsel and Advocate for Thailand in the case concerning the *Request for interpretation of the Judgment of 15 June 1962 in the case concerning the Temple of Preah Vihear (Cambodia v. Thailand)* (2011 - 2013)

Counsel and Advocate for Japan in the case concerning *Whaling in the Antarctic* (2010 - 2014)

Counsel and Advocate for Greece in the case concerning *Application of the Interim Accord of 13 September 1995* (2008 - 2011)

Counsel and Advocate for Peru in the case concerning *Maritime Delimitation between Chile and Peru* (2008 - 2014)

Counsel and Advocate for Argentina in the case concerning *Certain Pulp Mills on the Uruguay River* (2006 - 2010)

Counsel and Advocate for Romania in the case concerning *Maritime Delimitation in the Black Sea* (2004 - 2009)

Counsel and Advocate for Benin in the case concerning the *Border Dispute* (2002 - 2005)

Counsel and Advocate for Liechtenstein in the case concerning *Certain Properties* (2001 - 2005)

Counsel and Advocate for India in the cases concerning the *Aerial Incident of 10 August 1999* (2000) and *Obligations concerning Negotiations relating to Cessation of the Nuclear Arms Race and to Nuclear Disarmament* (2014 - 2016)

Deputy Agent, Counsel and Advocate of the Republic of Guinea in the *Sadio Ahmadou Diallo* case (1999 - 2011)

Counsel and Advocate for Indonesia in the case concerning the *Sipadan and Ligitan Islands* (1997-2002)

Deputy Agent, Counsel and Advocate for Cameroon in the case concerning the *Land and maritime boundary* (1994 - 2003) and the *Request for Interpretation of the Judgment of 11 June 1998 in the case concerning the land and maritime boundary between Cameroon and Nigeria, Preliminary Objections* (Judgment of 25 March 1999)

Counsel and Advocate for Slovakia in the case concerning the *Gabcikovo-Nagymaros Project* (1993 - present)

Deputy-Agent, Counsel and Advocate for Chad in the case concerning the *Territorial Dispute* (Judgment of 3 February 1994)

Counsel and Advocate for Australia in the cases concerning *Certain Phosphate Lands in Nauru* (Judgment of 26 June 1992) and *East Timor* (Judgment of 30 June 1995)

Counsel and Advocate for Burkina Faso in the *Frontier Dispute* case (*Burkina Faso v. Mali*) (1984 - 1986) and the *Frontier Dispute* case (*Burkina Faso/Niger*) (2010 - 2013)

Counsel and Advocate for the Russian Federation in the case concerning the *Application of the International Convention on the Elimination of All Forms of Racial Discrimination* (2008 - 2011) and Counsel for the Russian Federation in the case concerning *Application of the International Convention for the Suppression of the Financing of Terrorism and of the International Convention on the Elimination of All Forms of Racial Discrimination (Ukraine v. Russian Federation)* (2017 - present)

Counsel and Advocate for Bosnia and Herzegovina in the cases concerning *Application of the Convention on the prevention and punishment of the crime of genocide* (1993 - 2007) and the *Request for Revision of the Judgment of 11 June 1996* (2001 - 2002) and *Application for revision of the Judgment of 26 February 2007 in the case concerning the Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Bosnia and Herzegovina v. Serbia)* (2017).

Counsel and Advocate for Singapore in the case concerning *Sovereignty over Pedra Branca/Pulau Batu Puteh, Middle Rocks and South Ledge (Malaysia/Singapore)* (2003 - 2008) and *Application for revision of the Judgment delivered by the International Court of Justice (ICJ) on 23 May 2008 in the case concerning Sovereignty over Pedra Branca/Pulau Batu Puteh, Middle Rocks and South Ledge (Malaysia/Singapore), filed by Malaysia on 2 February 2017* (2017 - present)

Counsel and Advocate for Iran in the case concerning *Oil Platforms* (2002) and *Certain Iranian Assets (Islamic Republic of Iran v. United States of America)* (2016 - present)

Counsel and Advocate for Nicaragua in the case concerning *Military and paramilitary activities in and against Nicaragua* (1983 - 1986), in the cases concerning *Border and transborder armed actions (Nicaragua v. Costa Rica and Nicaragua v. Honduras)* (1986 - 1992), in the cases concerning the *Maritime Delimitation between Honduras and Nicaragua* (2000 - 2007), the *Maritime Delimitation between Colombia and Nicaragua* (2001 - 2013), the *River San Juan* (2005-2009) *Certain Activities carried out by Nicaragua in the Border Area (Costa Rica v. Nicaragua)* (2010 - 2015), and the *Construction of a Road in Costa Rica along the San Juan River (Nicaragua v. Costa Rica)* (2011 - 2015); *Question of the Delimitation of the Continental Shelf between Nicaragua and Colombia beyond 200 nautical miles from the Nicaraguan Coast (Nicaragua v. Colombia)* (2013 - present), *Alleged Violations of Sovereign Rights and Maritime Spaces in the Caribbean Sea (Nicaragua v. Colombia)* (2013 - present), *Maritime Delimitation in the Caribbean Sea and the Pacific Ocean (Costa Rica v. Nicaragua)* (2014 - present) and *Land Boundary in the Northern Part of Isla Portillos (Costa Rica v. Nicaragua)* (2017 - present).

Counsel or counsel and advocate for the French Republic in the case of the *Application for Review of Judgment n°. 273 of the United Nations Administrative Tribunal (Mortished case)* (Advisory Opinion – 1982) and *Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory* (Advisory Opinion – 2004) and Counsel and Advocate in the cases concerning the *Legality of the use by a State of nuclear weapons in armed conflict* (Request for an Advisory Opinion by the World Health Organization, 1994); the *Legality of the threat or use of nuclear weapons* (Request for Advisory Opinion by the General Assembly of the U.N., 1995); the *New Zealand's Request for an Examination of the Situation in accordance with Paragraph 63 of the Court's 1974 Judgment in the Nuclear Tests Case* (1995); *Legality of Use of Force (Yugoslavia v. France)* (1999 - 2005); *Certain Criminal Proceedings in France* (2003 - 2008); *Certain Questions of Mutual Assistance in Criminal Matters* (2006 - 2008), *Accordance with International Law of the Unilateral Declaration of Independence by the Provisional Institutions of Self-Government of Kosovo* (2008 - 2010) and *Immunities and Criminal Proceedings (Equatorial Guinea v. France)* (2016 - present).

ACTIVITIES AT THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA:

Counsel and Advocate for India in the case concerning the 'Enrica Lexie' *Incident (Provisional Measures)* (2015)

Counsel and Advocate for Côte d'Ivoire in the *Dispute Concerning Delimitation of the Maritime Boundary between Ghana and Côte d'Ivoire in the Atlantic Ocean* (2015 - present)

Counsel and Advocate for Myanmar in the *Dispute Concerning Delimitation of the Maritime Boundary between Bangladesh and Myanmar in the Bay of Bengal* (2010 - 2011)

Counsel for Japan in case No. 14 (The "Hoshinmaru" Case (Japan v. Russian Federation), Prompt Release) and 15 (The "Tomimaru" Case (Japan v. Russian Federation), Prompt Release) (2007)

ACTIVITIES IN ARBITRATION MATTERS (partial):

Participation in various cases as arbitrator, counsel and advocate or consultant in ICSID, ICC and PCA cases.

Designated by the French Government to the List of arbitrators under Annex VII of the United Nations Convention on the Law of the Sea (2015 - present)

Designated by the Chairman of the Administrative Council to the Panel of Arbitrators of the International Centre for the Settlement of Investment Disputes (ICSID) (2011 - present)

Alternate Arbitrator, Arbitration and Conciliation Court of the OSCE (2001 - 2013)

Permanent Court of Arbitration cases:

- Counsel and Advocate of the Russian Federation in the *Dispute Concerning Coastal State Rights in the Black Sea, Sea of Azov, and Kerch Strait* between Ukraine and the Russian Federation (2016-present)

- Counsel and advocate of Slovenia in the case concerning the *Territorial and maritime dispute between Croatia and Slovenia* (2009 - present)

- Counsel and advocate of India in the *Bay of Bengal Maritime Boundary Arbitration between Bangladesh and India* (Annex VII Arbitration – 2010 - 2014) and in the case concerning *The Enrica Lexie Incident* (2015 - present)

- Counsel and advocate of France in the *Eurotunnel* case (2005 - 2010)

- Counsel and advocate of Sudan in the *Abyei* case (2008 - 2009)

ICSID cases (partial):

- Appointed arbitrator by Bulgaria in the case *Energo-Pro a.s. v. Republic of Bulgaria* (ICSID Case No. ARB/15/9) (2015 - present)

- Appointed arbitrator by Cameroon in the case *Capital Financial Holdings Luxembourg S.A.*

v. the Republic of Cameroon (ICSID Case No. ARB/15/18) (2015 - present)

- President in the case *RREEF Infrastructure (G.P.) Limited and RREEF Pan-European Infrastructure Two Lux S.à.r.l. v. Kingdom of Spain* (ICSID Case No. ARB/13/30) (2014 - present)

- Appointed arbitrator by Madagascar in the case of *Courts (Indian Ocean) Limited and Courts Madagascar S.A.R.L. v. Republic of Madagascar* (ICSID Case No. ARB/13/34) (2014 – 2016)

- Expert mandated by the defendant in the case *E.T.I. Euro Telecom International N.V. v. Plurinational State of Bolivia* (ARB/07/28) (2009)

- Expert mandated by the plaintiff in the case *Brandes Investment Partners, LP v. Bolivarian Republic of Venezuela* (ARB/08/3) (2008 - 2013)

- Consultant for the Republic of the Philippines in the case *Fraport AG Frankfurt Airport Services Worldwide v. Republic of the Philippines* (ARB/03/25) (2008 - 2009)

- Appointed Arbitrator by Argentina in the case of *Mobil Exploration and Development Argentina Inc., Suc. Argentina S.S. v. Republic of Argentina* (ICSID ARB/04/16) (2005)

Various arbitration cases:

- Expert mandated by the Respondent in the Stockholm Chamber of Commerce Case No. V 2014/023, *Cem Cengiz Uzan v. the Republic of Turkey* (2015)

- Expert mandated by the Claimant in the case of *The Russian Federation v. Rovime Inversiones SICAV S.A.* (Stockholm District Court) (2013 - 2014)

- Expert mandated by the defendant in the case *Hulley Enterprises Ltd., Yukos Universal Ltd., Veteran Petroleum Ltd* (decision on jurisdiction) (2008 - 2010); merits (2014)

- Counsel and advocate for the Republic of Chad in the case *SOFRECO v. Republic of Chad* (EDF) (2009 - 2011)

- Arbitrator designated by Eutelsat in the case *Eutelsat S.A. v. Georgia* (*ad hoc* arbitration – friendly settlement) (2007 - 2008)

- Counsel and advocate for the Kyrgyz Republic in the case *Oxus Gold PLC v. Kyrgyz Republic* (UNCITRAL) (2006 - 2008)

- Appointed Arbitrator by Argentina in the case *Banka of Nova Scotia v. Argentine* (UNCITRAL – suspended) (2005)

- Consultant for Pakistan in the case *Kishenganga Power Plant* (2005)

- Counsel for Kuwait before the United Nations Compensation Commission, Kuwait Investment Authority, *Supplemental Interest Claim*, UNCC CLAIMS N° 5000158 and 5000184 (2001)

OTHER ACTIVITIES:

President, French Society for International Law (*Société française pour le droit international*) (2012 - present)

Legal Adviser, World Tourism Organization (UNWTO - Madrid) (1990 - 2016)

Associate Consultant, LYSIAS Advocates (Paris) (1993 - 2007)

Consultant-Expert to the Arbitration Commission of the International Conference on Yugoslavia (“Badinter Commission”) (1991 - 1993)

Rapporteur of the French Committee Jurists on the Creation of an International Criminal for Former Yugoslavia (“Truche Commission”) (1993)

Member of the French Delegation to the E.C.S.C. (Helsinki, 1992, Geneva, 1992)

Alternate member, Sub-Commission on Prevention of Discrimination and Protection of Minorities, United Nations Commission on Human Rights (1983 - 1991)

Member, Scientific Advisory Board, AREVA (2012 - 2015)

Member of the French delegation at the GATT ministerial session (Geneva, 1982), at UNCTAD VI (Belgrade, 1983) and a number of sessions of the Trade and Development Board

Adviser to the French Representative on the Working Group of Governmental Experts on the Right to Development, set by the United Nations Commission on Human Rights (1981)

Government expert at the UNESCO Congress on Education for Disarmament (June 1980). Report on "Disarmament in the teaching of international questions". Consultant on the same subject (August 1981)

From 1969 to 1975, served on the staff of an Advocate to the Council of State and the Court of Cassation (drafting written procedural documents for applications to the Council of State and to administrative tribunals)

President, French Association for Disarmament Research and Studies (AFRED) (1979 - 1982)

President, Association for the study of external legal policies (POJUREX) (1987 -)

Director (with P. Daillier), “International and European Laws Library” (L.G.D.J. – Lextenso publishers).

Director (with P.-M. Eisemann), collection "International Law", Economica Publishers.

Member, Board of Editors of the *Annuaire français de Droit International*

Member, Advisory Board, *European Journal of International Law* (1999 - 2015)

Member, Board of the Editors, *International Criminal Law Review*

Member, Honorary Board, *Romanian Journal of International Law*

Member, Advisory Board, *Austrian Review of International and European Law (ARIEL)*

Member, Editorial Board, *Miskolc Journal of International Law*

Member, Scientific Council, *Annales de Droit* (Rouen)

Member, Advisory Board, Amsterdam Centre for International Law

Member, Advisory Board, *Spanish Yearbook of International Law*

Numerous legal consultations on administrative law and international law at the request of various authorities in France and abroad (French and foreign Ministries of Foreign Affairs), public and semi-public bodies and international organizations (UNESCO and various other organizations; Federation of International Civil Servants Associations (FISCA), staff associations of several international organizations, United Nations University) and private companies.

DECORATIONS:

Légion d'honneur (Knight, France, 1998)

Academic Palms (France) (Knight, 1986; Officer, 2007)

Commander, Order of the Sun (*Orden del Sol*, Peru) (2016)

Knight Romanian National Order “Serviciul Credincios” (Romania, 2009)

Order of the Double White Cross (Slovakia, 2006)

Commander, Ordre de la valeur (Cameroon, 2003)

Member, *Institut de Droit international* (2013) (Associate in 2007)

Manley Hudson medal of the American Society of International Law (2014)

Member of the Institute of International Public Law and International Relations of Thessaloniki (Greece, 2001)

Doctor *honoris causa* (University Estácio de Sá, Rio de Janeiro, 1998; Miskolc University (Hungary), 2000; Russian Foreign Trade Academy (Moscow), 2002; Faculty of Law (Pantheon) (Athens), 2013)

Officer, Order of merit (Chad, 1995)

Gold Star of Nahouri (Burkina Faso, silver medal, 1987)

René Maheu Prize for the International Civil Service, Special award (1995)

Medal of the Faculty of Law of Granada (Spain, 1992) and of the Universidad del Rosario (Bogotá, 2004)

RESEARCH AND PUBLICATIONS:

Books (as author or editor):

- *Les grandes décisions de la jurisprudence française de droit international public* (ed. with Alina Miron), Dalloz, Paris, 2015, 790 p.
- *Le droit international entre souveraineté et communauté* (collection of articles – introduction by F. Baetens, M. Milanovic and A. Tzanakopoulos), Pedone, Paris, 2014, 364 p.
- *The Law of International Responsibility* (ed. with James Crawford & Simon Olleson), Oxford University Press, 2010, 1296 p.
- *Actualité du droit des fleuves internationaux*, Actes des journées d'étude francoroumaines (ADIRI/CEDIN), 23-24 October 2008 (ed. with Bogdan Aurescu), Pedone, Paris, 2010, 310 p.
- *Droit international public* (with Patrick Daillier and Mathias Forteau), LGDJ, Paris, 8th edition, 2009, 1709 p. (2nd edition, 1979, 994 p.; supplement with update of 1st edition by Nguyen Quoc Dinh, 1977, 132 p.); partial publication in Greek (by H. Dipla, *Δημοσιο Διεθνές Δικαιο, Το Δικαιο της Θαλασσας*, Papaxisis, Athens, 1991, 160 p.) and in Hungarian (by P. Kovács, *Nemzetközi Közjog*, Osiris, Budapest, 1997, 566 p.); translations in Portuguese, Gulbenkian Foundation, Lisbon, 2000, 1230p.; 2nd ed. 2005, 1517 p., and in Russian, 2004, 2 vols., Sphera Publishers (Kiev).
- *La Charte des Nations Unies, Constitution mondiale?* (co-ed. with Régis Chemain), actes du colloque du CEDIN, Cahiers internationaux n° 20, Pedone, Paris, 2006, 237 p.
- *La Charte des Nations Unies* (co-ed. with Jean-Pierre Cot), Economica, Paris, 1st edition, 1985, 1553 p.; 2nd ed. 1991, XIV-1,571 p., preface by Mr J. Pérez de Cuéllar (work awarded the Lemonon Prize of the Institut de France, Academy of Moral and Political Sciences); 3rd ed. 2005, XV-2363 p., preface by Mr Kofi Annan; translation into Japanese (1993); commentaries of the Preamble and Article 55.

- *Droit international pénal*, (ed. with Hervé Ascensio and Emmanuel Decaux), Paris, Pedone, 2nd ed. 2012, 1280 p. (1st ed. 2000, XVI-1053 p.).
- *Le droit international du développement social et culturel* (ed., with Jean-Marc Sorel), Acts of the Round Table organized by the Faculty of Law of the University Paris-North, 11-12 May 1990, L'Hermès, Paris, 1997, 408 p.
- *Les fonctionnaires internationaux* (with David Ruzié), PUF, Paris, "Que sais-je ?" n°2762, 1993, 128 p.
- *Le droit international du développement*, PUF, Paris, "Que sais-je ?" n°1731, 2nd edition, 1987, 128 p., 1st edition, 1978. Translation in Japanese, 1989.
- *Droit international public*, PUF, Memento Themis, Paris, 1981, 154 p. Translation in Japanese, 1992.
- *Le cadre juridique de la vie économique internationale*, duplicated lecture notes (Institute of Political Studies, Paris, 1981 - 1982); fasc. I : *Droit et économie internationale, le droit des relations monétaires internationales*, 322 ff., updated 1982 - 1983.
- *Les voies de recours ouvertes aux fonctionnaires internationaux*, Pedone, Paris (extract from the *Revue Générale de Droit International Public*), 1982, 202 p.
- *Répertoire de la jurisprudence des tribunaux administratifs internationaux*, prepared at the request of FICSA, vol. II, *Le droit procédural*, United Nations, 1987, 1, 304 p., vol I, *Le droit applicable*, 1988, 528 p., and vol. III, *Le droit substantiel*.
- *Recherche sur les principes généraux de droit en droit international public*, Doctoral thesis, Paris II, 1974 (examining board: S. Bastid, Chairwoman, P. Reuter, M. Virally), 504 p.

Case-books:

- *Les Nations Unies - Textes fondamentaux*, P.U.F., Paris, coll. "Que sais-je ?", n°3035, 1995, 128 p.
- *Droit d'ingérence ou devoir d'assistance humanitaire?*, *Problèmes politiques et sociaux*, n°758-759, 1-22 Dec. 1995, La documentation française, 133 p.

Forewords:

- M. S. Cataleta, *Les droits de la défense devant la Cour pénale internationale*, Lharmattan, Turin, 2016, 536 p.
- S.F.D.I., *Le précédent en droit international. Colloque de Strasbourg*, Pedone, Paris, 2016, 497 p.
- B. Tchikaya, *Mémento de la jurisprudence du droit international public*, Hachette Supérieur, Paris, 6th ed., 2015, 167 p. (1st ed. 2007).

- SIDI/SFDI, *L'avenir des organisations internationales. Colloque de Courmayeur*, Editoriale scientifica, Naples, 2014, 637 p.
- SFDI, colloque de Lyon, *Le développement et le droit international*, Pedone, Paris, 2015, 504 p.
- D. Müller, *La protection de l'actionnaire en droit international: l'héritage de la Barcelona Traction*, Pedone, Paris, 2015, 538 p.
- SFDI, colloque de Rouen, *Internet et le droit international*, Pedone, Paris 2014, 498 p.
- A. Peters *et alii* (eds.), *Immunities in the Age of Global Constitutionalism*, (with D. Thürer), Brill, Leiden, 2014, 366 p.
- B. Tchikaya, *Le droit de l'Union africaine – Principes, institutions et jurisprudence*, Berger-Levrault, Paris, 2014, 247 p.
- A. Tournier, *La protection diplomatique des personnes morales*, L.G.D.J.-Lextenso, Paris, 2013, 639 p.
- A. Ben Mansour, *La mise en œuvre des arrêts et sentences des juridictions internationales*, Larcier, Bruxelles, 2011, 622 p.
- A. Beaudoin, *Uti possidetis et sécession*, Dalloz-Sirey, Paris, 2011, 667 p.
- M. Montjoie, *Droit international et gestion des déchets radioactifs*, L.G.D.J.-Lextenso, Paris, 2011, xvi-395 p.
- C. Bories, *Le patrimoine culturel en droit international – Les compétences des Etats à l'égard des éléments du patrimoine culturel*, Pedone, Paris, 2011, 556 p.
- *The Law of International Responsibility* (J. Crawford, A. Pellet, S. Olleson eds), Oxford University Press, 2010, v-1296 p.
- N. Kreipe, *Les autorisations données par le Conseil de sécurité des Nations Unies à des mesures militaires*, L.G.D.J., Paris, 2009, XII-321 p.
- A.-L. Vauris-Chaumette, *Les sujets du droit international pénal – Vers une nouvelle définition de la personnalité juridique internationale ?*, Pedone, Paris, 2009, IX-545 p.
- J. Fouret and D. Khayat, *Recueil des commentaires des décisions du CIRDI (2002-2007)*, Bruylant, Bruxelles, 2009, XXIV-710 p.
- N. Susani, *Le règlement des différends dans le Mercosur - Un système de droit international pour une organisation d'intégration*, L'Harmattan, Paris, 2008, 324 p.
- H. Lesaffre, *Le règlement des différends au sein de l'OMC et le droit de la responsabilité internationale*, L.G.D.J., Paris, 2007, XVII-614 p.

- F. Latty, *La lex sportiva – Recherche sur le droit transnational*, Nijhoff, Leiden/Boston, 2007, XX-849 p.
- M. Forteau, *Droit de la sécurité collective et droit de la responsabilité internationale de l'État*, Pedone, Paris, 2006, vi-699 p.
- V. Rodriguez Cedeño e C. Milagras Betancourt, *Temas de Derecho Internacional VII – Introducción al Estudio de Derecho de los Tratados y de los Actos Jurídico Unilaterales de los Estados*, Caracas, 2004, XXIII-265 p.
- G. Guillaume, *La Cour internationale de Justice à l'aube du XXI^{ème} siècle – Le regard d'un Juge*, avec R. Abraham, Pedone, 2003, 331 p.
- L. Nemer Caldeira Brant, *A autoridade da coisa julgada no direito internacional público*, Forense, Rio de Janeiro, 2002, XVIII-510 p et *L'autorité de la chose jugée en droit international public*, L.G.D.J., Paris, 2003, XI-396 p.
- P.-H. Ganem, *Sécurisation contractuelle des investissements internationaux - Grands projets (Mines, énergie, métallurgie, infrastructures)*, FEC/Bruylant, Paris/Bruxelles, 1997, 906 p.
- P. Boniface, *Les sources du désarmement*, Économica, 1989, 263 p.

Articles in international law:¹

- « Souveraineté et globalisation », Contribution to the Round Table, L'ordre juridique national en prise avec le droit européen et international : question de souveraineté – Le regard croisé du Conseil d'Etat et de la Cour de Cassation, La documentation française, Paris, 2016, pp. 28-58.
- « 'La Cour' – Supputations indéçises sur l'avenir de la C.I.J. », in *Mélanges en l'honneur du Professeur Habib Slim - Ombres et lumières du droit international*, Pedone, Paris, 2016, pp. 393-416.
- « Annex XVIII – World Tourism Organization (UNWTO) » in A. Reinisch ed., *The Conventions on the Privileges and Immunities of the United Nations and Its Specialized Agencies – A Commentary*, Oxford UP, 2016, pp. 845-856.
- « Artigo 21 : Direito aplicavel » in L.N.C. Brant et S. Steiner dir., *O Tribunal Penal Internacional – Comentários ao Estatuto de Roma*, DelRey, Belo Horizonte, 2015, pp. 368-414 (in Portuguese).
- « D'un crime à l'autre - La responsabilité de l'État pour violation de ses obligations en matière de droits humains » in *Études en l'honneur du professeur Rafâa Ben Achour - Mouvances du droit*, Konrad-Adenauer-Stiftung, 2015, tome III, pp. 317-340.

¹ Most of these articles are available at: <http://www.alainpellet.eu/Pages/bibliographie.aspx>.

- « Response to Koh and Buchwald’s Article: Don Quixote and Sancho Panza Tilt at Windmills », *AJIL* 2015, pp. 557-582.
- « Police Powers or the State’s Right to Regulate » in M. Kinnear *et alii.* ed., *Building International Investment Law - The First 50 Years of ICSID*, Kluwer, Alphen aan den Rijn, 2015, pp. 447-462.
- “Kosovo – The Questions Not Asked: Self-Determination, Secession and Recognition” in M. Milanović and M. Wood eds., *The Law and Politics of the Kosovo Opinion*, Oxford UP, pp. 268-279.
- “ Appel ou annulation des sentences CIRDI ? Retour sur un débat sans conclusion”, in *Mélanges offerts à Charles Leben – Droit international et culture juridique*, Pedone, Paris, 2015, pp. 355-374.
- “Kandyrine de Brito Paiva” (commentary), in A. Pellet and A. Miron (eds.), *Les grandes décisions de la jurisprudence française de droit international public*, Paris, Dalloz, pp. 652-674.
- “Nicolo” (commentary), in A. Pellet and A. Miron (eds.), *Les grandes décisions de la jurisprudence française de droit international public*, Paris, Dalloz, 2015, pp. 169-191.
- “Nationalisation’ du droit international et particularismes constitutionnels français”, (ed. with A. Miron, in P. d’Argent *et alii.* (eds.), *Les limites du droit international - Essais en l’honneur de Joe Verhoeven*, Bruylant, Bruxelles, 2014, pp. 325-354.
- “Quelques commentaires cursifs sur la communication de Giorgio Sacerdoti”, in SIDI/SFDI, *L’avenir des organisations internationales. Colloque de Courmayeur*, Editoriale scientifica, Naples, 2014, pp. 39-42.
- “Roumanie c. Ukraine - un arrêt fondateur”, in B. Aurescu (ed.), *Romania and the International Court of Justice*, Bucarest, Ed. Hamangiu, 2014, pp. 31-44.
- “Habemus Guidam! Rapport général », in SFDI, *Journée d’études à Paris-Ouest Nanterre La-Défense. Actualité des réserves aux traités*, Pedone, Paris, 2014, pp. 9-38.
- “Notes sur la ‘fragmentation’ du droit international: Droit des investissements internationaux et droits de l’homme”, in *Unity and Diversity of International Law – Essays in Honour of Professor Pierre-Marie Dupuy*, Nijhoff, Leiden, Boston, 2014, pp. 757-784.
- « Les Nations Unies et la justice internationale à l’aube du XXI^{ème} siècle – Introduction » in *Les 70 ans des Nations Unies : Quel rôle dans le monde actuel ? (En l’honneur du Professeur Yves Daudet)*, Pedone, Paris, 2014.
- “Reservations to Treaties and the Integrity of Human Rights”, in S. Sheeran & Sir Nigel Rodley (eds.), *Routledge Handbook of International Human Right Law*, Routledge, 2013, pp. 323-338.

- “Les transformations de la gouvernance mondiale”, in S.F.D.I., Colloque de Nancy, *L’État dans la mondialisation*, Pedone, Paris, 2013, pp. 562-571.
- (with J. Crawford and C. Redgwell) “Anglo-American and Continental Traditions in Advocacy before International Courts and Tribunals”, *Cambridge Journal of International and Comparative Law*, vol. 2(4), 2013, pp. 1-23.
- “The Case Law of the ICJ in Investment Arbitration” (Lalive Lecture 2013), *ICSID Review*, 2013, pp. 223-240 (also in French, updated and completed: “La jurisprudence de la Cour internationale de Justice dans les sentences CIRDI – Lalive Lecture, 5 juin 2013”, *Journal du Droit international (Clunet)*, 2014, pp. 5-32).
- “International Organizations Are Definitely not States. Cursory Remarks on the ILC Articles on the Responsibility of International Organizations”, in M. Ragazzi (ed.), *Responsibility of International Organizations - Essays in Memory of Sir Ian Brownlie*, Nijhoff, Leiden/Boston, 2013, pp. 41-54.
- “Remarques cursives sur les contentieux ‘africains’ devant la C.I.J.”, *Liber Amicorum Raymond Ranjeva - Africa and International Law: Reflections on the International Organization*, Pedone, 2013, pp. 277-295.
- “The ILC Guide to Practice on Reservations to Treaties – A General Presentation by the Special Rapporteur”, New York University School of Law – Jean Monnet Working Paper Series 15/12, 2013, 68 p.
- “Annulment *faute de mieux* - Is There a Need for an Appeals Facility?” in N. Jansen Calamita, D. Earnest & M. Burgstaller (eds.), *The Future of ICSID and the Place of Investment Treaties in International Law*, Investment Treaty Law Current Issues IV, British Institute of International and Comparative Law, 2013, pp. 255-274.
- “What Normativity for the Responsibility to Protect?” in A.-L. Chaumette & J.-M. Thouvenin (eds.), *La responsabilité de protéger, dix ans après - The Responsibility to Protect, Ten Years On*, Actes du Colloque du 14 Novembre 2011, Pedone, Paris, 2013, pp. 185-191.
- “Tourisme”, in J.-M. Thouvenin and A. Trebilcock (eds.), *Droit international social*, Bruylant, Bruxelles, 2013, vol. II, pp. 1864-1880.
- “Les sanctions de l’Union européenne”, in M. Benlolo Carabot, U. Candaş, E. Cujo (eds.), *Union européenne et droit international. En l’honneur de Patrick Daillier*, Pedone, Paris, 2012, pp. 451-455.
- “Résolution 688 (1991)” (commentary), E. Decaux *et al.* (eds.), *Les grandes résolutions du Conseil de sécurité des Nations unies*, Dalloz, Paris, 2012, pp. 137-148.
- “Avant-propos” to L. Burgorgue-Larsen, E. Dubout, A. Maitrot de la Motte, S. Touzé (eds.), *Les interactions normatives - Droit de l’Union européenne et droit international*, Pedone (Collection : Cahiers Européens), Paris, 2012, pp. 5-12.

- “La responsabilité de l’État pour la commission d’une infraction internationale”, in H. Ascensio, E. Decaux and A. Pellet (eds.), *Droit international pénal*, Pedone, Paris, 2012, pp. 607-630.
- “The British Sovereign Base Areas”, *The Cyprus Yearbook of International Law*, 2012, pp. 57-72.
- “Views on the Development of a Global Administrative Law”, interviewed by Clementine Bories, with Benedict Kingsbury, in Clementine Bories (ed.) *Un droit administratif global ? A Global Administrative Law?*, Actes du Colloque des 16 et 17 juin 2011, Pedone, 2012, pp. 11-23.
- “The Effects of Palestine’s Recognition of the International Criminal Court’s Jurisdiction”, in C. Meloni and G. Tognoni (eds.), *Is There a Court for Gaza? A Test Bench for International Justice*, T.M.C. Asser Press, The Hague, The Netherlands, 2012, pp. 409-428.
- “The Nicaragua Case: ‘Mafiosi’s’ and ‘Veteran’s’ Approaches Combined”, *Leiden Journal of International Law* (2012), 25, pp. 481-489.
- “Article 38”, in A. Zimmermann, Ch. Tomuschat and K. Oellers-Frahm (eds.), *The Statute of the International Court of Justice: a Commentary*, 2nd ed., OUP, Oxford, 2012, pp. 731-870 (1st ed., 2006, pp. 677-792).
- “Remarques sur la jurisprudence récente de la CIJ dans le domaine de la responsabilité internationale”, in *Perspectives of International Law in the 21st Century*, Liber Amicorum Professor Christian Dominicé in Honour of his 80th Birthday, Martinus Nijhoff, Leiden-Boston, 2012, pp. 321-345.
- “Reservations to Human Rights Treaties: Not an Absolute Evil...”, with Daniel Müller, in *From Bilateralism to Community Interest – Essays in Honour of Judge Bruno Simma*, Oxford UP, 2011, pp. 521-551.
- “Reservations to Treaties: An Objection to a Reservation is Definitely not an Acceptance”, with Daniel Müller, in Enzo Cannizzaro (ed.), *The Law of Treaties Beyond the Vienna Convention*, Oxford UP, 2011, pp. 37-59.
- “Judicial Settlement of International Disputes”, in R. Wolfrum *et al.*, *The Max Planck Encyclopedia of Public International Law*, Oxford UP, 2012, vol. VI, pp. 526-546 (available on line <http://www.mpepil.com/updated2013>).
- “Peaceful Settlement of International Disputes”, in R. Wolfrum *et al.*, *The Max Planck Encyclopedia of Public International Law*, Oxford UP, 2012, vol. VI, pp. 201-224 (available on line (<http://www.mpepil.com/updated2013>)).
- “Sanctions”, with Alina Miron, in R. Wolfrum *et al.*, *The Max Planck Encyclopedia of Public International Law*, Oxford UP, 2012, vol. IX, pp. 1-15 (available on line <http://www.mpepil.com/updated2013>).

- “Land and Maritime Tripoints in International Jurisprudence” in *Coexistence, Cooperation and Solidarity, Liber Amicorum Rüdiger Wolfrum*, Martinus Nijhoff, Leiden-Boston 2011, pp. 245-264.
- “Some Remarks on the Recent Case Law of the International Court of Justice on Responsibility Issues” in *International Law - A Quiet Strength* (Miscellanea in memoriam *Geza Herczegh*), Pazmany Press, Budapest, 2011, pp. 111-133.
- “The ILC Adfrit? Some Reflexions from Inside”, in *Challenges of Contemporary International Law and International Relations, Liber Amicorum in Honour of Ernest Petric*, Evropska Prvana Fakulteta, 2011, pp. 299-312.
- Commentaries: Articles 19 and 22 and, with William Schabas, article 23 (Reservations) in Olivier Corten et Pierre Klein, eds., *The Vienna Convention on the Law of Treaties – A commentary*, Oxford University Press, vol. 1, 2011, pp. 405-488, 568-593 and 594-627; French version: *Les Conventions de Vienne sur le droit des traités – Commentaire article par article*, Bruylant, Bruxelles, 2006, vol. I, pp. 639-796, 934-970 and 971-1022.
- Commentary: Article 42 of the 1951 Convention / Article VII of the 1967 Protocol, in Andreas Zimmermann ed., *The 1951 Convention Relating to the Status of Refugees and its 1967 Protocol - A Commentary*, Oxford U.P., 2011, pp. 1615-1639.
- Afterwords to Régis Chemain (ed.), colloque du CEDIN, *La refondation du système monétaire et financier international – Evolutions réglementaires et institutionnelles*, Pedone, 2011, pp. 347-356.
- General Conclusions in S.F.D.I., colloque d’Orléans, *L’eau en droit international*, Pedone, 2011, pp. 395-402.
- “Les techniques interprétatives de la norme internationale” (Forewords), *R.G.D.I.P.*, 2011 n° 2, pp. 291-295.
- “Shaping the Future in International Law: The Role of the World Court in Law-Making” in *Looking to the Future – Essays on International Law in Honor of W. Michael Reisman*, Martinus Nijhoff, Leiden/Boston, 2010, pp. 1065-1083.
- “The Palestinian Declaration and the Jurisdiction of the International Criminal Court”, *Journal of International Criminal Justice*, 2010, vol. 8, pp. 981-999; also published in Al-Zaytouna Centre for Studies & Consultations (Beirut), *Israel and international Law*, Beirut, 2010, pp. 379-406; and in French (with some changes and additions): “Les effets de la reconnaissance par la Palestine de la compétence de la Cour pénale internationale”, *Mélanges en l’honneur de Madjid Benchikh – Droit, liberté, paix, développement*, Pedone, Paris, 2011, pp. 327-344.
- “The ILC’s Articles on State Responsibility for Internationally Wrongful Acts and Related Texts” in J. Crawford, A. Pellet, S. Olleson eds., *The Law of International Responsibility*, Oxford University Press, 2010, pp. 75-94.

- “Les problèmes posés par l'alluvionnement” in B. Aurescu et A. Pellet eds., *Actualité du droit des fleuves internationaux* (Actes des journées d'étude franco-roumaines (ADIRI/CEDIN), 23-24 October 2008), Pedone, Paris, 2010.
- “Remarques sur l’(in)efficacité de la Cour internationale de Justice et d’autres juridictions internationales” in Liber Amicorum *Jean-Pierre COT - Le procès international*, Bruylant, Bruxelles, 2009, pp. 193-213.
- “Adieu Philippines – Remarques sur la distinction entre les réclamations conventionnelles et contractuelles dans le droit de l’investissement international” in *Le droit international économique à l’aube du XXI^{ème} siècles - Mélanges offerts à Dominique Carreau et Patrick Juillard*, Pedone, Paris, 2009, pp. 97-110.
- “Les rapports de systèmes après l’affaire *Kadi* – Constitutionnalisation du droit des Nations Unies ou triomphe du dualisme ?”, *Revue du Marché commun et de l’Union européenne*, juin 2009, pp. 415-418.
- “Force and the Settlement of Political Disputes: The Debate” (debate with Michael Glennon) in Y. Daudet ed., *Topicality of the 1907 Hague Conference, The Second Peace Conference*, Colloquium of The Hague Academy of International Law (6-7 Sept. 2007), Nijhoff, Leiden/London, 2008, pp. 225-249 – also available online: http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1092212.
- “The Anatomy of International Courts and Tribunals”, *L.P.I.C.T.* 2008, n° 3, pp. 275-287.
- “Anglo-Saxon and Continental Approaches to Pleading Before the ICJ” (with J. Crawford), in *International Law Between Universalism and Fragmentation – Festschrift in Honour of Gerhard Hafner*, Nijhoff, Leiden-Boston, 2008, pp. 831-867.
- “L’adaptation du droit international aux besoins changeants de la société internationale” - inauguration lecture, *Recueil des cours* 2007, vol. 329, Nijhoff, Leiden/Boston 2008, pp. 9-47.
- “Lotus que de sottises on profère en ton nom!: remarques sur le concept de souveraineté dans la jurisprudence de la Cour mondiale”, *Mélanges en l'honneur de Jean-Pierre Puissechet : l'État souverain dans le monde d'aujourd'hui*, Pedone, Paris, 2008, p. 215-230.
- “Legitimacy of Legislative and Executive Actions of International Institutions” in R. Wolfrum and V. Röben eds., *Legitimacy in International Law*, Springer, Berlin, 2008, pp. 63-82.
- “Cours Général: Le droit international entre souveraineté et communauté internationale – La formation du droit international”, *Anuário Brasileiro de Direito Internacional*, vol. II, 2007, pp. 12-74.
- “Le renforcement du rôle de la C.I.J.” in Yves Sandoz ed., *Quel droit international pour le 21^{ème} siècle ?* (actes du colloque de Neuchâtel), Bruylant, Bruxelles, 2007, pp. 134-143.

- “La seconde mort d’Euripide Mavrommatis? Notes sur le projet de la C.D.I. sur la protection diplomatique” in *Droit du pouvoir, pouvoir du droit – Mélanges offerts à Jean Salmon*, Bruylant, Bruxelles, 2007, pp. 1359-1382.
- “Comments in Response to Christine Chinkin and in Defense of *jus cogens* as the Best Bastion against the Excesses of Fragmentation”, *Finnish Yearbook of International Law*, 2006, pp. 83-90.
- “Le droit international dans l’ombre de l’Empire”, Proceedings of the Inaugural Conference of the European Society of International Law, *Baltic Yearbook of International Law*, 2006, pp. 27-36.
- “Le projet d’articles de la C.D.I. sur la protection diplomatique: une codification pour (presque) rien”, in Marcelo G. Kohen ed., *Promoting Justice, Human Rights and Conflict Resolution through International Law – Liber Amicorum Lucius Caflisch*, Brill, Leiden, 2007, pp. 1133-1155.
- “Vous avez dit ‘monisme’? – Quelques banalités de bon sens sur l’impossibilité du prétendu monisme constitutionnel à la française”, *L’architecture du droit – Mélanges en l’honneur de Michel Troper*, Economica, Paris, 2006, pp. 827-857.
- “Remarks on Proceedings before the International Court of Justice” in A. del Vecchio ed., *New International Tribunals and New International Proceedings*, Giuffrè, Milano, 2006, pp. 99-118 and in *The Law and Practice of International Courts and Tribunals*, 2006, pp. 163-182.
- “Les voies d’un ordre mondial”, avec Mireille Delmas-Marty et Pascal Lamy, *Le débat*, novembre-décembre 2006, pp. 4-18.
- “Unity and Diversity with Regard to International Treaty Law”, Comment, in A. Zimmermann and R. Hofmann (eds.), *Unity and Diversity in International Law (Proceedings of an International Symposium of the Kiel Walther Schücking Institute of International Law, November 4-7, 2004)*, Duncker & Humblot, Berlin, 2006, pp. 247-251.
- General Conclusions in Ch. Tomuschat and J.-M. Thouvenin eds., *The Fundamental Rules of the International Legal Order – Jus Cogens and Obligations Erga Omnes*, Nijhoff, Leiden/Boston, 2005, pp. 417-424.
- - General Conclusions, S.F.D.I., Franco-Tunisian study session, *Les métamorphoses de la sécurité collective – Droit, pratique et enjeux stratégiques*, Pedone, Paris, 2005, pp. 271-277.
- “Complementarity of International Treaty Law, Customary Law, and Non-Contractual Law Making” in R. Wolfrum and V. Röben eds., *Developments of International Law in Treaty-Making*, Springer, Berlin, 2005, pp. 409-415.
- “Les nouvelles tendances du droit international. Aspects ‘macro-juridiques’”, *Études internationales* (Tunis) n° 92, 3/2004, pp. 62-82.

- Postface: “Internationalized Criminal Courts: Better Than Nothing...” in Cesare P.R. Romano, André Nollkämpfer and Jann K. Kleffner eds., *Internationalized Criminal Courts and Tribunals*, Oxford U.P., 2004, pp. 437-444.
- “Strengthening the Role of the International Court of Justice as the Principal Judicial Organ of United Nations”, *The Law & Practice of International Courts and Tribunals*, 2004, pp. 159-180 (translated and updated version of: “Le renforcement du rôle de la Cour en tant qu'organe judiciaire principal des Nations Unies” in Gregory Peck and Roy S. Lee eds., *Increasing the Effectiveness of the International Court of Justice - Proceedings of the ICJ/UNITAR Colloquium to Celebrate the 50th Anniversary of the Court*, Nijhoff/ Unitar, 1997, pp. 235-253).
- “Can a State Victim of a Terror Act Have Recourse to Armed Force?”, *Humanitäres Völkerrecht*, 2/2004, pp. 68-72 (with Vladimir Tzankov); in French: “L’État victime d'un acte terroriste peut-il recourir à la force armée? ” in S.F.D.I. and Deutsche Gesellschaft für Völkerrecht, *New Threats to International Peace and Security*, Pedone, Paris, 2004, pp. 95-107 (summaries in English and German).
- “Le rôle et la place du droit international dans la pratique- le point de vue des praticiens; la pratique dans les travaux de la C.D.I.” in S.F.D.I., colloque de Genève, *La pratique et le droit international*, Paris, Pedone, 2004, pp. 259-263.
- “Between Codification and Progressive Development of the Law: Some Reflections from the ILC”, *International Law Forum* 2004, pp. 15-24.
- “Inutile Assemblée générale?”, *Pouvoirs*, n° 109, 2004, pp. 43-59.
- “The Charter of the United Nations: A Commentary of Bruno Simma’s Commentary”, *Michigan Journal of International Law*, 2004, vol. 25, n° 1, pp. 135-151.
- “Le crime international de l’État – Un phoenix juridique” in *The New International Criminal Law – Thesaurus Acroasium*, 2001 International Law Session, vol. XXXII, Sakkoulas Publications, Athens-Thessaloniki, pp. 281-351.
- “Can International Law Survive US Leadership?”, *Austrian Review of International and European Law*, 2003, pp. 101-108.
- “Law of Treaties” (comments) in M. Byers and G. Nolte ed., *United States Hegemony and the Foundations of International Law*, Cambridge U.P., 2003, pp. 418-422.
- “Les réserves aux conventions sur le droit de la mer” in *La mer et son droit – Mélanges offerts à Laurent Lucchini et Jean-Pierre Quéneudec*, Pedone, Paris, 2003, pp. 501-520.
- “Les articles de la C.D.I. sur la responsabilité de l’État pour fait internationalement illicite; suite – et fin? ”, *A.F.D.I.* 2002, pp. 1-23.
- “Les rapports de Roberto Ago à la C.D.I. sur la responsabilité des États”, *International Law Forum*, 2002, pp. 222-229.

- “La competencia material y el derecho applicable en el estatuto de la Corte penal internacional” in Instituto Pedro Gual, Serie Cuadernos 2, *Promoción y Protección Internacional de la Persona*, Caracas, 2002, pp. 51-57.
- “The New Draft Articles of the International Law Commission on the Responsibility of States for International Wrongful Acts: A *Requiem* for States’ Crimes?”, *Netherlands Yearbook of International Law*, 2001, pp. 55-79 (in French: “Le nouveau projet de la C.D.I. sur la responsabilité de l’État pour fait internationalement illicite: *Requiem* pour le crime” in *Man’s Inhumanity to Man – Festschrift Antonio Cassese*, Kluwer, The Hague, 2002, pp. 654-681).
- “La C.I.J. et les réserves aux traités – Remarques cursives sur une révolution jurisprudentielle” in Liber Amicorum *Judge Shigeru Oda*, Kluwer, The Hague, 2002, pp. 481-514.
- “Entry Into Force and Amendment of the Statute” in A. Cassese, P. Gaeta and J.R.W.D. Jones eds., *The Rome Statute of the International Criminal Court: A Commentary*, Oxford U.P., 2002, pp. 145-184; “Applicable Law”, *ibid.*, pp. 1051-1084 and “Settlement of Disputes”, *ibid.*, pp. 1841-1848.
- with Sarah Pellet, “The Aftermath of September 11”, *Tilburg Foreign Law Review*, vol. 10, n° 1, pp. 64-75.
- “La terreur, la guerre, l’ONU”, in “Les nouvelles formes du terrorisme international et leur impact sur l’évolution du droit international”, Université de Miskolc, *European Integration Studies*, vol. I, 2002, pp. 13-18; in Portuguese: “Terrorismo e Guerra. O Que Fazer das Nações Unidas?” in L. Nemer Caldeira Brant ed., *Terrorismo e Direito*, Forense, Rio de Janeiro, 2003, pp. 173-182.
- “L’imputabilité d’éventuels actes illicites - Responsabilité de l’OTAN ou des États membres? » in Ch. Tomuschat ed., *Kosovo and the International Community - A Legal Assessment*, Kluwer, The Hague, 2002, pp. 193-202.
- “ ‘Human Rightism’ and International Law”, *Italian Yearbook of International Law*, 2000, pp. 3-16 (English translation of the ‘Gilberto Amado Lecture’ as made in the United Nations (Geneva) on 18 July 2000 on “ ‘Droits de l’homme’ et droit international” (<http://untreaty.un.org/ilc/sessions/52/french/amado.pdf> - also available in *Droits fondamentaux*, http://www.droits-fondamentaux.org/article.php3?id_article=27).
- “La codification du droit de la responsabilité internationale: Tâtonnements et affrontements”, in Boisson de Chazournes and V. Gowlland-Debbas eds., *The International Legal System in Quest of Equity and Universality*, Liber Amicorum *Georges Abi-Saab*, Kluwer, The Hague, 2001, pp. 285-304.
- “Le procès international et le temps - Le temps du Conseil” in S.F.D.I., Colloque de Paris, 2000, *Le droit international et le temps* (conclusions) , Pedone, Paris, 2001, pp. 243-248.

- “La *lex mercatoria*, ‘tiers ordre juridique’? Remarques ingénues d’un internationaliste de droit public” in *Souveraineté étatique et marchés internationaux à la fin du 20^{ème} siècle – Mélanges en l’honneur de Philippe Kahn*, Litec, 2000, pp. 53-74.
- “La responsabilité pénale individuelle, alternative aux sanctions collectives?” in V. Gowlland Debbas ed., *United Nations Sanctions and International Law*, Kluwer, The Hague, 2000, pp. 105-116.
- “A French Constitutional Perspective on Treaty Implementation” in Thomas M. Franck ed., *Delegating State Powers: The Effects of Treaty Regimes on Democracy and Sovereignty*, Transnational Publishers, 2000, pp. 279-293.
- “Brief Remarks on the Unilateral Use of Force”, *European Journal of International Law* 2000, pp. 385-392.
- “The Role of the International Lawyer in International Litigation” in Ch. Wickremasinghe ed., *The International Lawyer as Practitioner*, B.I.I.C.L., London, 2000, pp. 147-162.
- “State Sovereignty and the Protection of Fundamental Human Rights: An International Law Perspective”, *Pugwash Occasional Papers*, vol. 1, N° 1, Feb. 2000, pp. 37-45.
- “Responding to New Needs through Codification and Progressive Development” (Keynote Address), in V. Gowlland-Debbas ed., *Multilateral Treaty-Making: The Current Status of Challenges to and Reforms Needed in International Legislative Process*, Kluwer, The Hague, 2000, pp. 13-23.
- “ ‘La guerre du Kosovo’ – Le fait rattrapé par le droit”, *International Law Forum*, vol. 1, n° 3, 1999, pp. 160-165.
- General Conclusions, S.F.D.I., *La codification du droit international. Colloque d’Aix-en-Provence*, Pedone, Paris, 1999, pp. 329-341.
- “La C.P.I. - Compétence matérielle et modalités de saisine » in *La Cour pénale internationale : colloque Droit et démocratie*, Documentation Française, Paris, 1999, pp. 41-54.
- “Can a State Commit a Crime? Definitely, Yes! ”, *European Journal of International Law* 1999, vol. 10, n° 2, pp. 425-434.
- “La Commission du Droit international, pour quoi faire?”, *Boutros Boutros-Ghali Amicorum Discipulorumque Liber – Paix, développement, démocratie*, Bruylant, Bruxelles, 1998, pp. 583-612.
- “Pour la Cour pénale internationale quand même! - Quelques remarques sur sa compétence et sa saisine”, *L’Observateur des Nations Unies*, n° 5, 1998, pp. 143-163; also published and updated in *International Criminal Law Review*, 2001, pp. 91-110.

- “L’unité ou la fragmentation du système juridique international” in S.F.D.I., colloque de Strasbourg, *La protection des droits de l’homme et l’évolution du droit international*, Pedone, Paris, 1998, pp. 294-298.
- “Le droit international à l’aube du XXI^{ème} siècle (La société internationale contemporaine - permanences et tendances nouvelles)”, Fundamental Course, in *Bancaja Euromediterranean Courses of International Law*, vol. I, 1997, Aranzadi, Pamplona, 1998, pp. 19-112.
- “The Role of the International Lawyer in International Litigation”, in Ch. Wickremasinghe ed., *The International Lawyer as Practitioner*, B.I.I.C.L., London, 2000, p. 147-162; in French: “Conseil devant la Cour internationale de Justice - Quelques impressions” in *Mélanges offerts à Hubert Thierry*, Pedone, Paris, 1998, pp. 345-362, also published and updated under the title: “Remarques sur le 'métier' de Conseil devant la Cour internationale de Justice” in Nations Unies, *Collection of Essays by Legal Advisers of International Organizations and Practitioners in the Field of International Law*, New York, 1999, sales n° E/F/S.99.V.13, pp. 435-458.
- General Conclusions, CEDIN Paris X, *Perspectives d’intégration des pays d’Europe centrale et orientale aux institutions de l’Europe occidentale*, Montchrestien, Paris, 1998,, pp. 371-380.
- “Le Conseil constitutionnel, la souveraineté et les traités - À propos de la décision du Conseil constitutionnel du 31 décembre 1997 (traité d’Amsterdam)”, *Les Cahiers du Conseil constitutionnel*, n° 4, 1998, pp. 111-120.
- “Individual Rights, Minority Rights, and Group Rights”, in Ernest R. May and Ageliki E. Laiou eds., *The Dumbarton Oaks Conversations and the United Nations, 1944-1994*, Dumbarton Oaks Research Library, Washington D.C., 1998, pp. 105-109.
- General Conclusions, CEDIN Paris X, *Sanctions unilatérales, mondialisation du commerce et ordre juridique international - À propos des lois Helms-Burton et D’Amato-Kennedy*, Montchrestien, Paris, 1998, pp. 321-334.
- “Vive le crime! Remarques sur les degrés de l’illicite en droit international” in I.L.C., Alain Pellet ed., *International Law at the Dawn of the Twenty-First Century - Views from the I.L.C.*, United Nations, New York, 1997, pp. 287-315.
- “Le projet de Statut de Cour criminelle internationale permanente - Vers la fin de l’impunité?”, in *Héctor Gros Espiell Liber Amicorum*, Bruylant, Bruxelles, 1997, pp. 1057-1085.
- “Remarques sur une révolution inachevée - Le projet de la C.D.I. sur la responsabilité des États”, *Annuaire français de droit international* 1996, pp. 7-32.
- “Harmonie et contradiction de la justice internationale” in Rafâa Ben Achour et Slim Lagmani eds., *Rencontres internationales de la Faculté des Sciences juridiques de Tunis, Harmonie et contradictions en droit international*, Pedone, Paris, 1996, pp. 195-214.

- “Quelle Cour criminelle internationale?”, *Témoign*, n° 7, Fall 1996, pp. 197-206.
Revised version: *La Lettre de Juristes sans frontières*, déc. 1996, pp. 2-5.
- “Les fondements juridiques internationaux du droit communautaire”, Academy of European Law, Florence, *Recueil des cours*, vol. V, book 2, Nijhoff, Dordrecht, 1997, pp. 193-271.
- “Mondialisation du droit international?”, *Après-demain*, avril-mai 1996, pp. 37-39; also published and updated in Serge Cordellier ed., *La mondialisation au-delà des mythes*, La Découverte, coll. “L’état du monde”, 1997, pp. 93-100; 2nd revised ed., 2000, pp. 93-100.
- “L’activité du Tribunal pénal international pour l’ex-Yougoslavie”, (with Hervé Ascencio), *Annuaire français du droit international* 1995, pp. 101-136.
- “La juridiction pénale internationale de Nuremberg à La Haye”, *Le Monde Juif, Revue d’histoire de la Shoah*, 1996, n° 156, pp. 92-104.
- “The Road to Hell is Paved with Good Intentions - The United Nations as Guarantor of International Peace and Security: a French Perspective” in Christian Tomuschat ed., *U.N. at Age Fifty*, Nijhoff, Dordrecht, 1995, pp. 113-133.
- “La formation du droit international dans le cadre des Nations Unies”, *European Journal of International Law*, 1995, pp.401-425.
- “The International Court of Justice and the Political Organs of the United Nations - Some Further but Cursory Remarks”, in F. SALERNO ed., *Il ruolo del giudice internazionale nell’evoluzione del diritto internazionale e comunitario - Atti del Convegno di Studi in Memoria di Gaetano Morelli*, CEDAM, Milan, 1995, pp.115-124.
- “Les problèmes découlant de la création et de la dissolution des États et les flux de réfugiés”, in V. Gowlland-Debbas ed., *The Problem of Refugees in the Light of Contemporary International Law Issues*, Kluwer, 1995, pp. 51-57.
- Conclusions, S.F.D.I., Paris Symposium, 1994, *Les juridictions administratives internationales et le contentieux de la fonction publique internationale*, Pedone, Paris, 1995, pp.253-259.
- “50 ans de Nations unies - 50 ans de droit international” in U.N. Center of Information, Paris, “Spécial 50^{ème} anniversaire de l’ONU”, pp.11-20.
- “Peut-on et doit-on contrôler les actions du Conseil de sécurité ?” S.F.D.I., Symposium of Rennes, *Le chapitre VII de la Charte des Nations Unies et les nouveaux aspects de la sécurité collective*, Pedone, Paris, 1995, pp. 221-238.
- “Quel avenir pour le droit des peuples à disposer d’eux-mêmes?”, *Liber Amicorum Jimenez de Arechaga*, Fundacion de cultura universitaria, Montevideo, 1994, pp. 255-276.

- “Le Tribunal criminel international pour l’ex-Yougoslavie - poudre aux yeux ou avancée décisive?” *Revue générale de droit international public*, 1994, pp. 7-60.
- “Nationalités et minorités dans l’ancienne Yougoslavie - Quelques aspects juridiques”, in *La Méditerranée, espace de coopération?* collective book in honour of Professor Maurice Flory, Pedone, 1994, pp. 143-152, also edited in CEDIN/Société tchèque pour le droit international, E. Decaux and A. Pellet eds., *Nationalité, minorités et succession d’États en Europe de l’Est*, Montchrestien, Paris, 1996, pp. 289-299.
- “Le droit”, in Pascal Boniface ed., *La puissance internationale*, Dunod, Paris, 1994, pp. 145-156.
- “Note sur la Cour de conciliation et d’arbitrage au sein de la CSCE”, in CEDIN - Fondation Marangopoulos pour les droits de l’homme, symposium of Athens, *La CSCE : dimension humaine et règlement des différends*, L.G.D.J., 1993, pp. 189-217.
- “Art du droit et ‘science’ des relations internationales” in Bertrand Badie and Alain Pellet eds., *Les relations internationales à l’épreuve de la science politique - Mélanges Marcel Merle*, Economica, 1993, pp.353-369.
- “L’activité de la Commission d’arbitrage de la Conférence européenne pour la paix en Yougoslavie”, *Annuaire français de droit international*, 1992, pp. 200-238 and 1993, pp. 286-303.
- “The Normative Dilemma - Will and Consent in International Law”, Report to the Canberra symposium, 1990, *Australian Yearbook of International Law*, vol. 12, 1992, pp. 22-53.
- “The Opinions of the Badinter Arbitration Committee - A Second Breath for the Self-Determination of Peoples”, *European Journal of International Law*, 1992, pp. 178-185.
- “Role of the I.C.J. in a Changing U.N. Collective Security Context”, *ASIL/NVIR Proceedings*, Nijhoff, Dordrecht, 1992, pp. 237-249.
- “The Destruction of Troy will not Take Place - There is but one Criterion Applicable in the Law of Belligerent Occupation: Respect for the Sovereign Rights of the Occupied People”, International Commission of Jurists - Al Haq, Emma Playfair ed., *The Administration of Occupied Territories: The West Bank* (Jerusalem Symposium, 1988), Clarendon Press, Oxford, 1992, pp. 169-204; also published in French in *Palestinian Yearbook of International Law* 1987-1988, pp. 169-204.
- “Contre la tyrannie de la ligne droite - Aspects de la formation des normes en droit international de l’économie et du développement”, lectures at the International Law Institute of Thessalonica, 1988, *Thesaurus Acroasium*, vol. XIX, 1992, pp. 287-355.
- “Note sur la Commission d’arbitrage de la Conférence européenne pour la paix en Yougoslavie”, *Annuaire français de droit international*, 1991, pp. 331-348.

- Conclusions, CEDIN, *Les aspects juridiques de la crise et de la guerre du Golfe*, Montchrestien, Paris, 1991, pp. 487-495.
- “Monetary Relations” in M. Bedjaoui ed., *International Law: Achievements and Prospects*; UNESCO, Nijhoff, Dordrecht, 1991, pp. 645-665; also published in French, Pedone, Paris, 1991, pp. 689-709.
- “Examen critique de la notion de droit au développement en droit international”, U.N., Center for Human Rights, *Consultation globale sur la mise en œuvre du droit au développement en tant que droit de l'homme*, 1990.
- “L’objet et la méthode en droit international - Y a-t-il une ‘méthode de Reims’?”, Report to the 8th Reims symposium, May 1989, *Réalités du droit international contemporain, 8^{ème} rencontre de Reims*, CERI 1990, pp. 5-19.
- “Droit international et révolution – l’exemple du Cambodge” - Contribution to the Round Table, S.F.D.I., Symposium of Dijon, 1989, in S.F.D.I., *Révolution et droit international*, Pedone, Paris, 1990, pp. 275-279.
- “La mise en œuvre des normes internationales des droits de l’homme”, in C.E.D.I.N., *La France et des droits de l’Homme*, Montchrestien, Paris 1990, pp. 101-140.
- “Le glaive et la balance - Remarques sur le rôle de la Cour internationale de Justice en matière de maintien de la paix et de la sécurité internationales”, in Yoram Dinstein ed., *International Law at a Time of Perplexity - Essays in Honour of Shabtai Rosenne*, Nijhoff, Dordrecht, 1989, pp. 539-566.
- “L’article 53 de la Constitution de 1958 - Le rôle du Parlement dans la procédure d’entrée en vigueur des traités et accords internationaux”, in *La Constitution de 1958*, edited by F.Luchaire and G.Conac, Economica, 2nd ed. 1987, pp. 1005-1038 (1st ed, 1979, pp. 671-709).
- “A New International Legal Order ? What Legal Tools for what Changes?”, Report to the Franco-British Symposium of London, *Aspects du droit international du développement* (January 1985), in Francis Snyder and Peter Slinn eds, *International Law of Development: Comparative Perspectives*, Professional Books, Abingdon, 1987, pp. 117-135; also published in Yong Sang Cho ed., *Conflicts and Harmony in Modern Society*, Keimyung UP, Taegu, 1985, pp. 265-280.
- “Quelques problèmes institutionnels et juridiques posés par la coopération économique entre pays en développement au sein de la CNUCED”, communication to the Rabat Symposium, *La coopération sud-est et l’avenir du Tiers monde, Revue juridique au Maroc*, 1986, pp. 123-134.
- “Le sage, le prince et le savant (A propos de *La politique juridique extérieure* de Guy de Lacharrière)”, *Journal du droit international (Clunet)*, 1985, pp. 407-414.
- “Le droit au développement, un nouveau droit de l’homme?” in Maurice Flory ed., *La formation des normes en droit international du développement*, CNRS-OPU 1985, pp. 71-85 (and conclusions of the symposium pp. 368-373).

- “La carrière des fonctionnaires internationaux” in S.F.D.I., symposium of Aix en Provence, *Les agents internationaux*, Pedone, Paris, 1985, pp.143-191.
- “Qui a peur du droit des peuples à disposer d'eux-mêmes?”, *Critique socialiste*, 1984, pp. 89-104.
- “The Functions of the Right to Development - A Right to Self-Realization”, *Third World Legal Studies*, 1984, pp. 129-139.
- “Le bon droit et l’ivraie - Plaidoyer pour l’ivraie (Remarques sur quelques problèmes de méthode en droit international)”, *Mélanges Charles Chaumont*, Pedone, Paris, 1984, pp. 465-493.
- “Légitime défense et agression - Le phénomène de libération nationale”, 6th symposium of Reims, *Réalités du droit international contemporain - Discours juridique sur l’agression et réalité internationale*, CERI, Reims 1982, pp. 11-126.
- “Les voies de recours ouvertes aux fonctionnaires internationaux, recherche sur quelques problèmes d’actualité – L’exemple de la Commission de recours de l’O.C.D.E. ”, *Revue générale du droit international public*, 1981, n° 2, pp. 253-312, n° 4, pp. 657-792.
- “La reconnaissance par la France du droit de requête individuelle devant la Commission européenne des Droits de l’Homme” rapport au VII^{ème} colloque de Besançon, 1980, *Revue du droit public et de la science politique*, 1981, pp. 69-103.
- “L’affaire Dumitrescu à l’UNESCO - Note sur l’indépendance des fonctionnaires internationaux”, *Journal du droit international (Clunet)* 1979, pp. 570-103.
- “Restructuration et démocratisation – l’exemple de la CNUCED et de l’ONUDI”, report to the Algiers symposium, *Droit international et développement* (October 1976), O.P.U., Alger 1977, pp. 381-409)
- Corrected practical test: “Arrêt fictif de la C.I.J., dans l’affaire de Gibraltar - Les difficultés d’application du principe du droit des peuples à disposer d’eux-mêmes”, *Revue de l’étudiant en droit*, Décembre 1976, pp. 74-80.
- “Budget et programmes aux Nations Unies, quelques tendances récentes”, *Annuaire français de droit international*, 1976, pp. 242-282.
- Commentary of the decision of the Constitutional Court dated 15 January 1975, declaring the Parliamentary Act relating to the voluntary interruption of pregnancy, in conformity with the Constitution, *Gazette du Palais*, 14-15 January 1976, p. 9.
- “La grève dans les services publics internationaux”, *Revue générale du droit international public*, n° 4, 1975, pp. 932-971.
- “La ratification par la France de la Convention européenne des Droits de l’Homme”, *Revue du droit public et de la science politique*, 1974, pp. 1319-1379.

- “La succession des organisations internationales et l’indépendance des fonctionnaires internationaux - À propos d’une décision de la Commission de recours du C.I.H.E.A.M.”, *Annuaire français du droit international*, 1972, pp. 413-421.
- “Ventures between Multinational Corporations, Local Companies and Investors, and a Labor Union - Factory Machinery in World Markets” in Wolfgang Friedmann and Jean-Pierre Béguin eds., *Joint International Business Ventures in Developing Countries*, Columbia University Press, New York and London 1971, pp. 167-184.
- Numerous reviews of books and articles e.g. in *Annuaire français de droit international* since 1969, *Journal du Droit International (Clunet)* and *Politique étrangère* since 1989.
- Participation in numerous congresses and symposia in public international law, international development and investment law and international relations.

Administrative Law - Notes on case law:

- Council of State (Conseil d’État) (administrative court), Sect., 5 May 1972 - *Société d’équipement de l’Indre* and 21 July 1972, société “Entreprise Ossude” *J.C.P. (Semaine Juridique)*; 1973 n° 17481.
- Council of State, Sect., 19 January 1973, first case, *Société d’exploitation électrique de la rivière du Sant* ; second case, *Minister of Industrial Development v. Le Vavasseur*, *JCP (Semaine Juridique)*, 1971 n° 17629.
- Council of State, Ass., 2 November 1973, *Société librairie Maspero* (case of the “Tricontinental” journal), *Recueil Dalloz*, 1974 n° 432.
- Council of State, Ass., 18 January 1975, *Da Silva and CFDT* (case of the Marcellin-Fontanet circulars relating to immigration of foreign workers in France) *JCP (Semaine Juridique)*, 1976 n° 18235 et *Revue de l’étudiant en droit*, Avril 1977.
- Council of State, Ass., 13 February 1976, *Association de sauvegarde du quartier Notre-Dame à Versailles*, *Recueil Dalloz*, 1977, p.105.

Political Science:

- *Une morale de la République - Pierre Mendes France et les institutions politiques*, Mémoire I.E.P. 1968, 246 ff.
- *Pierre Mendes France et les événements de Mai et Juin 1968*. Mémoire D.E.S. de Sciences Politiques 1969, 108-LXXIII ff.